FACT SHEET GENERAL PERMIT FOR DISCHARGES OF STORMWATER FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS Prepared pursuant to 4VAC50-60-520

The Virginia Soil and Water Conservation Board (Board) is considering the reissuance of a General Permit for Stormwater Discharges from Small Municipal Separate Storm Sewer Systems (MS4s) to the surface waters of the Commonwealth of Virginia. Regulations developed under the federal Clean Water Act (CWA), 33 USC §1251 et seq., and the Virginia Stormwater Management Act, §10.1-603.2 et seq. of the Code of Virginia, require that state permits be effective for a fixed term not to exceed five years §10.1-603.2:2 (B). The Board issued the existing general permit effective July 9, 2008 and it will expire on July 8, 2013, thus necessitating the promulgation of a new general permit at this time. The effective date of the draft general permit will be July 1, 2013. Operators covered under the expiring general permit that wish to continue to discharge under a general permit must file a registration statement and have paid all applicable maintenance fees for under the current general permit for coverage under the new general permit prior to April 2, 2013. Coverage under the expiring general permit will end on midnight, June 30, 2013. Operators of small MS4s who are seeking new permit coverage under this general permit during its term are required to register with the Department by filing a complete registration statement and paying the applicable permit fee.

Permit Number: VAR04

Name of Permittee: Any operator of a qualifying small MS4 who discharges to the surface waters of the Commonwealth of Virginia.

Facility Location: Commonwealth of Virginia

Receiving Waters: Surface waters within the boundaries of the Commonwealth of Virginia, except those specifically named in the Virginia State Water Control Board or Board regulations, which prohibit such discharges.

Discharge Type: Stormwater discharged from regulated small MS4s

On the basis of preliminary review and application of lawful standards and regulations, the Board proposes to reissue this general permit subject to certain conditions. The Board has determined that this category of discharges is appropriately controlled under a general permit. The category of discharges to be included involves facilities with the same or similar types of operations that discharge the same or similar types of stormwater. The draft general permit requires that all covered facilities meet standardized effluent limitations and monitoring requirements.

I. Facilities and Activities Subject to this General Permit

This general permit will cover stormwater discharges from small MS4s to surface waters of the Commonwealth. Generally, unless the MS4 qualifies for a waiver, a small MS4 is regulated if it is operated by a federal, state, tribal, or local government entity and is located in an urbanized area as determined by the latest Decennial Census by the Bureau of the Census. If the small MS4 is not located entirely within an urbanized area, only the portion that is within the urbanized area is regulated.

An MS4 may additionally become regulated if it is the subject of a petition to the Board to require a state permit for its discharge of stormwater. If the Board determines that an MS4 needs a state permit and the MS4 operator applies for coverage under this general permit, the operator is required to comply with the state permit requirements. The operator may alternatively choose to apply for and obtain coverage under an individual permit as allowed by 4VAC50-60-400.

Additional designations based on subsequent census years will be governed by the Census Bureau's definition of an urbanized area in effect for that year. MS4 operators identified as a being located in an urbanized area as a result of the 2010 Census will be required to obtain permit coverage under this general permit. These operators will be required to submit a complete registration statement within 180-days after official notification by the Department.

II. Type and Quantity of Discharge Authorized

This general permit authorizes discharges of stormwater from small MS4s to surface waters within the boundaries of the Commonwealth of Virginia, except those specifically named in Board regulations or policies that prohibit such discharges. The Board has determined that this category of discharges is appropriately controlled under a general permit, as the category of discharges to be included involves facilities with the same or similar types of operations that discharge the same or similar types of stormwater.

III. Legal Basis for Draft Permit Conditions

The General Permit for Stormwater Discharges from Small Municipal Separate Storm Sewer Systems is a state permit issued through regulation by the Board pursuant to the federal Clean Water Act and the Virginia Stormwater Management Law.

Requirements set forth in the federal Clean Water Act (33 USC §1251 et seq.), formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972, Public Law 92-500, as amended by Public Law 95-217, Public Law 95-576, Public Law 96-483, and Public Law 97-117, or any subsequent revisions thereto, and its attendant regulations set forth in 40 CFR Parts 122, 123, 124 and 125, require states to establish a permitting program for the management of stormwater from municipal separate storm sewer systems (MS4s).

The basis for this general permit under state law is the Virginia Stormwater Management Law, §10.1-603.2 et seq. of the Code of Virginia, and the Virginia Stormwater Management Program (VSMP) Permit regulations, 4VAC50-60-10 et seq. Specifically, §10.1-603.2:1 requires the Board to permit, regulate, and control stormwater runoff in the Commonwealth. In carrying out its responsibilities, the Board may issue, deny, revoke, terminate, amend and enforce state permits for the control of stormwater discharges from Municipal Separate Storm Sewer Systems (subsection 1), adopt regulations (subsection 2), and otherwise act to ensure the general health, safety and welfare of the citizens of the Commonwealth as well as protect the quality and quantity of state waters from the potential harm of unmanaged stormwater. Additionally, §10.1-603.2:2(A) states that it is unlawful to cause a stormwater discharge from an MS4 except in compliance with a state permit.

IV. Alternatives to Required Standards

Discussion of alternatives to the required standards of the draft general permit is contained in Section VI below.

V. Public Comment and Procedures for General Permit Adoption by the Board

Persons may comment in writing on the proposed issuance of the general permit during the public comment period, which will commence on November 4, 2012 and end at 5:00 p.m. on January 4, 2013. The Board will consider only those comments received within this period. Comments shall include the name, address, and telephone number of the writer, and shall contain a complete, concise statement of the factual basis for comments. Comments should be addressed to the contact person listed below:

The Regulatory Coordinator
Virginia Department of Conservation and Recreation
203 Governor Street, Suite 302
Richmond, Virginia 23219

Comments may also be faxed to the Regulatory Coordinator at (804) 786-6141 or be e-mailed to regcord@dcr.virginia.gov. Electronic comments may be submitted on the Virginia Regulatory Town Hall by clicking on the "proposed" stage and selecting "comment period" at: http://www.townhall.virginia.gov/L/viewaction.cfm?actionid=3634. All written comments must include the name and address of the commenter (e-mail addresses would be appreciated also). In order to be considered, comments must be received by 5:00 PM on January 4, 2013.

All pertinent information regarding this proposed regulation can be obtained at http://www.dcr.virginia.gov/lr3e.shtml. Hard copies are on file and may be inspected. To make arrangements for inspection and copying, or for additional information, contact Mr. David Dowling at (804) 786-2291.

Public hearings to receive comments on the proposed general permit regulations will be held:

- At 1:30 p.m. on December 3, 2012 at the Virginia Department of Alcoholic Beverage Control Hearing Room, 2901 Hermitage Road, Richmond, Virginia 23320;
- At 10:00 a.m. on December 5, 2012 at the Roanoke City Council Chambers, Noel C. Taylor Municipal Building, 215 Church Avenue Southwest, Roanoke, Virginia 24011; and
- At 1:30 p.m. on December 7, 2012 at the Spotsylvania County Public Schools' Administration Board Room, 8020 River Stone Drive, Fredericksburg, Virginia 22407

Notice of the public hearings will be published in newspapers and in the Virginia Register. Following the public hearing comment period, the Board will make its determination regarding adoption of a final general permit regulation.

VI. Explanation of Conditions and Limitations

A. Utilization of Narrative Effluent Limitations

The Board considers narrative effluent limitations requiring implementation of Best Management Practices (BMPs), rather than water quality based standards, to be the appropriate form of effluent limitations for MS4s. CWA section 402(p)(3)(b)(iii) establishes a process for narrative rather than numeric effluent limits for MS4s, for example, by reference to "management practices, control techniques and system, design and engineering methods, and such other provisions as the Administrator or the State determines appropriate for the control of such pollutants." 33 U.S.C. 1342(p)(3)(B)(iii). Additionally, it is not technically feasible to establish numeric effluent limits for MS4 stormwater discharges. The variability in the system and minimal data generally available make it difficult to determine with precision or certainty actual and projected loadings for individual dischargers or groups of dischargers. This could lead to overly stringent general permit requirements, and excessive and expensive controls on stormwater discharges that are not necessary to provide for attainment of WQS. Conversely, an inadequate effluent characterization could lead to water quality-based effluent limitations that are not stringent enough to provide for attainment of Water Quality Standards (WQS).

Water quality based effluent limits are based on low flow conditions for end-of-pipe discharges. MS4 discharges are not end-of-pipe and are highly variable. For example, the highest concentrations are often found in the first flush, which are not low flow conditions. Low flow condition assessments are not applicable to stormwater discharges from an MS4. Stormwater discharges are also variable based on the storm event itself, with varying flow conditions on a two-year, ten-year, or 100-year event.

B. MS4 Programs and Iterative Process

The CWA specifies that National Pollutant Discharge Elimination System (NPDES) permits for discharges from MS4s "shall require controls to reduce the discharge of pollutants to the maximum extent practicable, including management practices, control techniques and system, design and engineering methods." CWA Section 402(p)(3)(B)(iii).

MS4 operators need flexibility to optimize reductions in stormwater pollutants on a location-bylocation basis given the unique local hydrologic and geologic concerns that may exist and the differing possible pollutant control strategies.

Continued implementation of MS4 Programs through an iterative process will lead to protecting water quality and protection of water quality standards. The MS4 Program should continually adapt to current conditions and BMP effectiveness and should be protective of WQS. Therefore, each operator will determine appropriate BMPs to satisfy each of the six minimum control measures through an evaluative process. This evaluative process will consider such factors as conditions of receiving surface waters, specific local concerns, and other aspects included in a comprehensive watershed plan. Other factors may include MS4 size, climate, implementation schedules, beneficial uses of receiving surface water, hydrology, geology, and capacity to perform operation and maintenance. In cases where

adequate information exists to develop more specific conditions or limitations to meet WQS, these conditions or limitations are to be incorporated, as necessary and appropriate. Successive iterations of the mix of BMPs and measurable goals will be driven by the objective of assuring maintenance of WQS; this proposed permitting approach anticipates expanded or better-tailored BMPs in subsequent general permits, where necessary, to provide for the attainment of WQS. The Board presumes, absent evidence to the contrary identified as an approved Total Maximum Daily Load (TMDL) wasteload allocation prior to the effectiveness date of this general permit, that a small MS4 program that implements the six minimum measures in this general permit does not require more stringent limitations to meet WQS.

An operator of small MS4 is required to develop, implement, and enforce a stormwater management program, referred to as an "MS4 Program." The MS4 Program must include an MS4 Program Plan that includes the six minimum control measures and special conditions for waters where the MS4 discharges were identified as causing or contributing to an impairment as a result of being allocated a wasteload in an approved TMDL. The operator will be required to develop and implement appropriate BMPs to satisfy each of these required measures, which are described as follows:

1. Public education and outreach on stormwater impacts.

This general permit defines the expectations of public education and outreach programs for MS4 operators. In order to ensure development of clear and concise messages to the public, this general permit requires selection of three priority issues by the MS4 operator. This general permit provides flexibility in selecting the priority issues so that the MS4 operator can identify those most appropriate for the MS4. The general permit requires that the MS4 operator design and implement outreach issues aimed at reaching 20% of the estimated target audience for each message annually. The general permit allows for coordination between MS4 operators and requires evaluation of the delivery methods to ensure that the target audiences are adequately reached.

2. Public involvement/participation.

Given the ever increasing expectations of MS4 programs, public involvement and participation is a major component in program implementation. The public must be made aware of and participate in the MS4 operator's program implementation. As a result, this general permit requires that an updated MS4 Program Plan and associated annual reports are maintained on-line for public access. In addition, MS4 operators will be required to notify the public of the ability to comment on their MS4 Program Plan that will be submitted as part of the reapplication process. This will begin with the reapplication for coverage under the next general permit cycle as these regulations will not be effective at the time in which reapplications for coverage are due to be submitted for coverage under this general permit cycle.

This general permit dictates that each MS4 operator will annually select a minimum of four local activities in which to participate through promotion, sponsorship or other involvement. These activities are to be aimed at increasing public participation to reduce stormwater loads and improve water quality. "Local activities" does not restrict the geographical or jurisdictional locations available to the MS4 operator to participate. "Local activities" should be considered to be activities that are aimed at addressing impacts to surface waters to which the MS4 contributes, both immediately or farther downstream.

3. Illicit discharge detection and elimination.

This general permit revises the descriptive approach taken in previous general permit cycles in illicit discharge detection and elimination to a prescriptive approach that details the expectations and requirements, including the minimum number of sites for screening, for each MS4 program. As a result of the implementation of this prescriptive approach in the body of the general permit, the TMDL special condition for outfall reconnaissance in the expiring general permit has not been included in this general permit cycle.

This general permit requires the completion of all outfall maps within 48-months of issuance of coverage under this general permit. This general permit condition includes completion of the mapping of outfalls in any urbanized areas newly designated as a result of the 2010 U.S. Census.

4. Construction site stormwater runoff control.

This general permit establishes the minimum standards for erosion and sediment control programs established under Minimum Control Measure 4 as consistent with state statute and regulations. The Virginia Erosion and Sediment Control Law (§10.1-560 et. seq.) and attendant regulations address plans review, site inspection, and program administration including enforcement for land-disturbing activities equal to or greater than 10,000 square feet. These requirements also establish minimum training and certification for staff in the areas of plans review, administration, and inspection.

The Chesapeake Bay Preservation Act reduces the regulatory size threshold to equal to or greater than 2,500 square feet in areas designated by the locality as regulated under the Chesapeake Bay Preservation Act.

This general permit also requires that the MS4 operator continue implementation of a more restrictive program that requires erosion and sediment controls on land-disturbing activities greater than 2,500 square feet where the MS4 operator has determined additional water quality protection is warranted. The MS4 operator also authorizes the ability for the MS4 operator to require more stringent erosion and sediment controls where it finds it necessary, provided the requirements are consistent with the authorizing statute.

This general permit also requires that MS4 operator's large and small construction activities obtain separate general permit coverage and requires the MS4 operator to ensure that all large and small construction activities have obtained such coverage.

Finally, this general permit requires that the MS4 operator address discharges from unpermitted ongoing large and small construction activities and non-sediment discharges from large and small construction activities as illicit discharges.

5. Post-construction stormwater management in new development and development on prior developed lands.

This general permit continues to implement the Commonwealth's iterative strategy to address the impacts of stormwater runoff from urbanization. Since 1988, total phosphorus has been Virginia's keystone pollutant used to determine water quality design requirements as a result of new and redevelopment. Phosphorus was chosen by Virginia to allow consistent application of performance based water quality criteria. It was also selected because it exhibits some of the characteristics of particulate pollutants, as well as those of soluble pollutants, making it a good indicator of urban pollutants in general.

In 1988, the Commonwealth passed the Chesapeake Bay Preservation Act (CBPA) requiring localities in Tidewater Virginia to implement water quality protection programs for new development and redevelopment on certain lands designated by localities. Regulations under the CBPA statute established an average land cover condition equivalent to 16% impervious cover with corresponding phosphorus loading rates of 0.45 lbs./ac/yr for new impervious acres and a 10% reduction in the existing load for prior developed lands. The 0.45 lbs./ac/yr design criteria was developed as a relative phosphorus rate equivalent to the discharge from forest cover, pasture land, conservation tillage, and conventional tillage for lands in the Chesapeake Bay watershed as published in Virginia's Chesapeake Bay Initiatives: First Annual Progress report (September 1985).

The average land cover condition determined the regulatory level of stormwater control implementation. As a result, post-construction runoff from lands designated in the Chesapeake Bay Preservation Area Designation and Management Regulations under the CPBA statute were designed to ensure no increase in the phosphorus load as developed equivalent to 1985 average land use from undeveloped lands.

In 1998, the separate Virginia Stormwater Management Regulations were amended to reflect the continued evolution in the definition and role of stormwater. The technical criteria established as part of the amendment addressed, not only water quality but stream channel erosion and flooding, as well, in order to address the hydrologic stability of downstream receiving water based on peak discharge rate. The 1998 regulatory modifications applied not only to localities in Tidewater Virginia, such as the MS4 operator, but also to voluntary stormwater programs adopted throughout the state.

In 2004, the Virginia General Assembly transferred the NPDES municipal and construction stormwater permitting authority to the Virginia Soil and Water Conservation Board and mandated that the Board develop minimum post-construction stormwater management regulations for localities that, among other conditions, require that the regulations (1) maintain an after-development runoff rate of flow and characteristics that replicate, as nearly as practicable, the existing predevelopment runoff characteristics and site hydrology, or (2) improve upon the contributing share of the existing predevelopment runoff characteristics and site hydrology if stream channel erosion or localized flooding is an existing predevelopment condition. As well, the regulations encourage low impact development designs, regional and watershed approaches, and nonstructural means for controlling stormwater. In addition, as a result of legislative action, post-development design criteria became mandatory for all regulated land-disturbing activities under state regulation. The design criteria were

implemented in conjunction with the General Permit for Stormwater Discharges from Construction Activities (CGP). However, regulations that detailed the requirements for MS4s did not become final until September 2011 after significant public participation and comment.

This general permit requires the MS4 operator to consistently implement the 2011 stormwater management regulations. In order to coordinate implementation efforts between MS4s and the regulatory authority, the regulation designates a start date consistent with reissuance of the CGP, expected to be July 1, 2014. Under this general permit, the MS4 operator is required to update its ordinances and procedures to be consistent with the regulations. Local plan review, inspection and enforcement is mandated through these regulations and will ensure that erosion and sediment control plans and post development stormwater management plans are reviewed and approved by the MS4 operator prior to CGP coverage being issued by the Commonwealth. Additionally, as a result of implementation of these regulations through ordinance, the MS4 operator will have the responsibility to ensure implementation of construction activities' stormwater pollution prevention plans and the federal Effluent Limitation Guidelines for construction activities. Before the MS4 operator implements its program, it must submit its implementation plan to the Board for approval as specified by the regulations.

Effective with the MS4 operator's implementation of the 2011 stormwater management regulations, the mechanism by which it determines post-development runoff compliance will completely change. Water quality design calculations will no longer be based simply upon pre- and post-development pollutant loads from the first ½- inch of runoff from impervious surfaces and the reductions based on an average cover land condition. Instead, post-development water quality design will be based on the concept of runoff volume reduction from the first 1- inch of rainfall on the entire site. The new Virginia Runoff Reduction Method compliance calculation procedure categorizes site land covers as either: (1) forest and open space, (2) managed turf and disturbed areas, or (3) impervious surfaces. The new phosphorus load threshold is 0.41 lb/ac/yr, corresponding to an average watershed imperviousness of 10% (based on the Center for Watershed protection's Modified Impervious Cover Model). The equivalent phosphorus load was based on discussion regarding the impact of impervious cover on and required protections for local receiving waters. The water quality design criteria is based on the 60% forest cover, 30% managed turf, and 10% impervious cover, incorporating all three land cover conditions now being addressed in the new methodology.

In addition, the water quality protection requirements for redevelopment have been modified. The previous regulations required that the phosphorus load from the site as previously developed must be reduced by 10% after redevelopment. The modified regulations include two different requirements, depending on the amount of land disturbance. If the area of disturbance is greater than or equal to one acre, the original phosphorus load must be reduced 20%. If the disturbed area is less than one acre, the original load must be reduced 10%.

It is not appropriate to compare the water quality design criteria based on average land cover and the runoff reduction design criteria because the method of calculation, the design event, and the method of compliance are different. One does not equate to the other.

The 2011 regulation modifications also change the methodology that the MS4 operator uses to determine required runoff quantity control. Effective with implementation under this permit, the MS4 operator will review quantity control based on volume-based hydrology or "energy balance" rather than just peak discharge rates. The principal of energy balance is that the product of the pre-development peak flow rate and runoff volume should be proportional to the same product for the post-development condition. For natural channels, the regulations also call for an improvement factor. As a result, the discharge hydrographs from the water quantity designs approved by the MS4 operator

will resemble those found in Figure 1 for Postdevelopment Energy Balance and will not just be based on peak rate discharges.

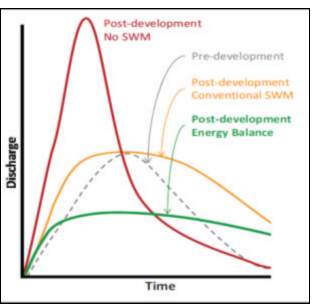


Figure 1: Varying hydrographs based on level of stormwater quantity controls

The 2011 modified stormwater management regulations also address grandfathering of future projects that have already initiated preliminary designs and/or have received local zoning or other approvals based on the older design criteria. Projects that have a currently valid proffered conditional zoning plan, preliminary or final subdivision plat, preliminary or final site plan or zoning with a plan of development, or any document determined by the locality as equivalent thereto and approved by a locality prior to July 1, 2012 but that does not obtain a CGP by July 1, 2014 may complete design and construction using the previous design criteria, provided the construction is completed by July 1, 2019. As a condition of this general permit, the MS4 operator must identify those projects that are authorized by the regulation to use the older design criteria.

6. Pollution prevention/good housekeeping for municipal operations.

Minimum Control Measure 6 has been modified significantly in this general permit. Conditions in previous general permits have been descriptive in nature, which led to unclear expectations for both the regulated communities and regulators. It has also led to inconsistent program implementation across the MS4 universe. This general permit takes a more prescriptive approach to pollution prevention and good housekeeping. As a result during this permit cycle, MS4 operators will

- Develop and implement written guidelines for daily operations and maintenance.
- Develop and implement individual stormwater pollution prevention plans on composting facilities; (ii) equipment storage and maintenance facilities; (iii) materials storage yards; (iv) pesticide storage facilities; (v) public works yards; (vi) recycling facilities; (vii) salt storage

facilities; (viii) solid waste hand ling and transfer facilities; and (viii) vehicle storage and maintenance yards.

- Develop and implement nutrient management plans on all MS4 operated lands where nutrients are applied to a contiguous area greater than one acre.
- Greatly upgrade the municipal training program to increase staff awareness and expectations. The permit lists specific training forums (e.g., emergency response to spills); however, if the MS4 operator does not have staff that implements that particular requirement, training is not required.

C. Special Conditions: TMDL Wasteload Allocations

Special Conditions for an approved TMDL other than the Chesapeake Bay TMDL

This general permit requires that pollutants identified in TMDL wasteload allocations be addressed through the development and implementation of TMDL Action Plans. This permit also requires that MS4s develop TMDL Action Plans for pollutants identified in TMDLs approved after permit issuance if the impairment was included in the 2012 303(d)/(305(b) Integrated Report and the report identified that the TMDL would be developed during this permit cycle. With this general permit taking a much more prescriptive approach in the minimum control measures (e.g., numeric screening requirements in minimum control measure 3), the requirements for the TMDL Action Plans have been simplified in order to maximize flexibility in their development and implementation. However, the ultimate endpoint that MS4 discharges do not cause or contribute to violations of WQS and that MS4 discharges are consistent with the assumptions and requirements of the TMDL wasteloads has not changed. MS4 operators must consider these ultimate endpoints in the development, implementation, updating, and evaluation of their TMDL Action Plans.

Given the complexity in TMDL Action Plan development and the relationship between stormwater and TMDLs, this general permit provides sufficient time to update or develop TMDL Action Plans. Adequate time is a concept consistent with the regulatory idea of using iterative strategies for MS4s over a period of permit cycles for the MS4 to meet the wasteload allocation.

A list of TMDLs in which MS4s have been assigned wasteload allocations as of October 31, 2012 is found in Table 1. The TMDL reports can be found at: http://www.deq.virginia.gov/Programs/Water/WaterQualityInformationTMDLs/TMDL/TMDLDevelopment/ApprovedTMDLReports.aspx.

Table 1: Watershe	ds Other Than The Chesar Allocations		ved TMDL W	asteload
Lower James River	Bleakhorn Creek, Ben			
Basin	Creek		Approved	6/3/2010
	Total Fecal		11	
	Knotts Creek	Coliform		
		Total Fecal		
	Bennett Creek	Coliform		
		Total Fecal		
	Bleakhorn Creek	Coliform		
Potomac River		l		
Basin	Bull R	lun	Approved	9/26/2006
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Bull Run	(Streams)		
Potomac River		'		
Basin	Catoctin Creek	Watershed	Approved	5/31/2002
		Total Fecal		
	Catoctin Creek	Coliform		
Potomac River		l		
Basin	Cedar Run and Licking Run Watersheds		Approved	7/6/2004
		Total Fecal		
	Cedar Run	Coliform		
New River Basin	Chestnut Creel	Watershed	Approved	6/7/2006
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Chestnut Creek	(Streams)		
Lower James River				
Basin	Chickahominy Rive	r and Tributaries	Approved	9/19/2012
	Chickahominy River			
	and Tributaries	Escherichia coli		
Chowan River				
Basin	Chowan River Wa	tershed - Tidal	Approved	9/27/2005
	London Bridge Creek	Total Fecal		
	and Canal #2	Coliform		
	West Neck Creek,			
	Upper	Enterococcus		
Lower James River				
Basin	Chuckatuck Creek a		Approved	7/9/2010
	Chuckatuck Creek and			
	Brewers Creek	Coliform		
		•		

Table 1: Watershe	ds Other Than The Chesap	beake Bay with Appro	ved TMDL W	asteload
	Allocations	for MS4s		
Clinch-Powell River				
Basin	Clinch River		Approved	4/26/2004
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Clinch River	(Streams)		
New River Basin	Crab Creek V		Approved	8/10/2004
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Crab Creek	(Streams)		
Potomac River		_		
Basin	Difficult		Approved	11/7/2008
		Benthic-		
		Macroinvertebrate		
	D:00: 1. D	Bioassessments		
	Difficult Run	(Streams)		
Potomac River	75.1001			44 111 12 0000
Basin	Difficult	1	Approved	11/7/2008
	Difficult Run	Escherichia coli		
Lower James River				- /-0/2010
Basin	Elizabeth River	T	Approved	7/20/2010
	Paradise Creek	Enterococcus		
	Lafayette River, Upper	Enterococcus		
	Lower and Upper			
	Western Branch,			
	Elizabeth River	Enterococcus		
	Upper Mainstem,			
	Lower Southern			
	Branch, Lower Eastern			
	Branch Elizabeth			
	River, Broad Creek,			
	Indian River	Enterococcus		
Potomac River				
Basin	Goose Creek and Little		Approved	4/26/2004
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Goose Creek	(Streams)		

Table 1: Watershe	ds Other Than The Chesar	peake Bay with Appro	ved TMDL W	asteload
	Allocations			
	Hoffler Creek, Cities			
Lower James River	River Suffolk			10/14/2011
Basin	am	Ι_	Approved	12/14/2011
	Hoffler Creek			
Potomac River	Hunting Creek, Cam			4440400
Basin	Rur		Approved	11/10/2010
	II 1 D	Total Fecal		
	Holmes Run	Coliform		
		Total Fecal		
	Hunting Creek			
		Total Fecal		
	Cameron Run	Coliform		
Lower James River			_	
Basin	James River - Hope	well to Westover	Approved	7/10/2008
	Bailey Bay, Bailey			
	Creek, Cattail Creek	Escherichia coli		
	Bailey Creek	Escherichia coli		
	James River	Escherichia coli		
Lower James River				
Basin	James River and	d Tributaries	Approved	11/4/2010
		Total Fecal		
	Almond Creek	Coliform		
	Tidal James River	Escherichia coli		
		Total Fecal		
	Lower James River	Coliform		
		Total Fecal		
	Falling Creek	Coliform		
		Total Fecal		
	No Name Creek	Coliform		
		Total Fecal		
	Gillies Creek	Coliform		
		Total Fecal		
	Goode Creek	Coliform		
		Total Fecal		
	Reedy Creek	Coliform		
Lower James River	James River and Tr			
Basin	Piedmont	Region	Approved	6/11/2008
		Total Fecal		
	Fine Creek	Coliform		
	1			

Table 1: Watershee	ds Other Than The Chesap		ved TMDL W	asteload
	Allocations	for MS4s	_	
Middle James River Basin	James River Waters	hed (Lynchburg)	Approved	12/4/2007
	Blackwater Creek	Escherichia coli		
	Fishing Creek	Escherichia coli		
	Ivy Creek	Escherichia coli		
	James River	Escherichia coli		
	Burton Creek	Escherichia coli		
	Judith Creek	Escherichia coli		
	Tomahawk Creek	Escherichia coli		
Lower James River Basin	James River, W	arwick River	Approved	2/29/2008
Dasm	Deep Creek	Total Fecal	Арргочец	2/27/2000
	Baptist Run			
	James River, Warwick			
	River			
	Skiffes Creek	Total Fecal Coliform		
Shenandoah River	Skilles Cleek	Comorni		
Basin	Lewis Creek	Watershed	Approved	8/2/2006
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Lewis Creek			
Clinch-Powell River	Lick Creek, Laurel 1			44404000
Basin	Hollo		Approved	4/10/2008
		Benthic-		
		Macroinvertebrate		
	Lick Creek	Bioassessments (Streams)		
New River Basin	Little River V		Approved	3/14/2012
THEW MIVEL DASIII	Little River	Benthic-	Approved	3/14/2012
		Macroinvertebrate		
	Little River and			
	Tributaries	(Streams)		
York River Basin	Mechump		Approved	10/21/2004
	_	Total Fecal		
	Mechumps Creek	Coliform		

Middle Fork Holston Benthic-Macroinvertebrate Bioassessments Streams	Table 1: Watersheds Other Than The Chesapeake Bay with Approved TMDL Wasteload					
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Broad Run (1) Total Fecal Coliform Total Fecal Occoquan River Coliform Total Fecal Coliform Total Fecal Coliform Total Fecal Total Fecal Total Fecal Total Fecal	Potomac River					
Broad Run (1) Coliform Total Fecal Total Fecal Total Fecal Total Fecal		Occoquan Rive	er watershed	Approved	11/15/2006	
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Bull Run Coliform Total Fecal		Occoquan River	Coliform			
Bull Run Coliform Total Fecal		*	Total Fecal			
Total Fecal		Bull Run				
		Popes Head Creek	Coliform			

Table 1: Watershe	eds Other Than The Chesap	eake Bay with Approv	ed TMDL W	asteload
	Allocations	for MS4s		
Shenandoah River	Opequon and Abrams			
Basin	Aquatic	Approved	2/18/2004	
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Abrams Creek	(Streams)		
		Benthic-		
	Lower Opequon Creek			
	Watershed and	Bioassessments		
	Tributaries	(Streams)		
Shenandoah River	Opequon and Abrams	Creek Watersheds,		
Basin	Bacte		Approved	2/18/2004
		Total Fecal		
	Abrams Creek	Coliform		
Lower James River				
Basin	Pagan River and	l Jones Creek	Approved	2/12/2008
		Total Fecal		
	Pagan River	Coliform		
	Pagan River and Jones	Total Fecal		
	Creek	Coliform		
New River Basin	Peak Creek V	Watershed	Approved	8/30/2004
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Peak Creek	(Streams)		
Potomac River				
Basin	Popes Head Creek		Approved	9/26/2006
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Popes Head Creek	· /		
York River Basin	Queen Creek, King Cr	reek, Felgates Creek	Approved	4/17/2008
		Total Fecal		
	Queen Creek	Coliform		
		Total Fecal		
	King Creek	Coliform		
		Total Fecal		
	Felgates Creek	Coliform		

Table 1: Watershee	ds Other Than The Chesap	eake Bay with Appro	ved TMDL W	⁷ asteload
	Allocations	for MS4s		
Middle James River				
Basin	Rivanna River		Approved	6/11/2008
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Rivanna River	(Streams)		
Middle James River				
Basin	Rivanna River	Watershed	Approved	1/5/2009
		Total Fecal		
	Beaver Creek	Coliform		
		Total Fecal		
	Meadow Creek	Coliform		
	Rivanna River, North	Total Fecal		
	Fork	Coliform		
		Total Fecal		
	Rivanna River	Coliform		
Roanoke River				
Basin	Roanoke (Staunton)	River Watershed	Approved	4/9/2010
		Polychlorinated		
	Roanoke River	biphenyls		
		Polychlorinated		
	Peters Creek	biphenyls		
		Polychlorinated		
	Tinker Creek	biphenyls		
		Polychlorinated		
	Masons Creek			
	North Fork Roanoke	Polychlorinated		
	River	biphenyls		
	South Fork Roanoke	Polychlorinated		
	River	biphenyls		
		Polychlorinated		
	Wolf Creek	biphenyls		
	Roanoke River, UT	Polychlorinated		
	(Upper)	biphenyls		
	(- FF)	Polychlorinated		
	Goose Creek	biphenyls		
	Joobt Citck	orpiicii j is	1	<u></u>

Table 1: Watershe	ds Other Than The Chesap	eake Bay with Appro	ved TMDL W	asteload
	Allocations	for MS4s		
Shenandoah River Basin	Smith Creek	Watershed	Approved	6/29/2004
		Benthic-	11	
		Macroinvertebrate		
		Bioassessments		
	Smith Creek	(Streams)		
		Total Fecal		
	Smith Creek	Coliform		
Shenandoah River				
Basin	South River V	Watershed	Approved	12/3/2009
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	South River	(Streams)		
Shenandoah River				
Basin	Spout Run and	Tributaries	Approved	6/3/2010
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Spout Run	(Streams)		
Clinch-Powell River	Straight Creek, St	one Creek and		
Basin	Tributa		Approved	6/8/2006
		Benthic-		
		Macroinvertebrate		
	Straight Creek, Stone	Bioassessments		
	Creek and Tributaries	(Streams)		
New River Basin	Stroubles Creel	k Watershed	Approved	1/28/2004
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Stroubles Creek	(Streams)		
Potomac River				
Basin	Tidal Four Mile F	T.	Approved	6/14/2010
	Tidal Four Mile Run			
Rappahannock	Tidal Freshwater Raj	-		
River Basin	Waters	shed	Approved	5/5/2008
	Rappahannock River,			
	Tidal Fresh	Coliform		

Table 1: Watershe	ds Other Than The Chesar Allocations		ved TMDL W	asteload
Roanoke River				
Basin	Tinker Creek Watershed		Approved	8/5/2004
		Total Fecal		
	Carvin Creek	Coliform		
	Glade Creek	Escherichia coli		
		Total Fecal		
	Laymantown Creek	Coliform		
	Lick Run	Escherichia coli		
	Tinker Creek	Escherichia coli		
Roanoke River				
Basin	Upper Roanoke R	iver Watershed	Approved	8/2/2006
	**	Total Fecal		
	Roanoke River	Coliform		
		Total Fecal		
	Ore Branch	Coliform		
	Wilson Creek	Escherichia coli		
Roanoke River				
Basin	Upper Roanoke River Watershed		Approved	5/10/2006
	•	Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Roanoke River	(Streams)		
Holston River Basin	Wolf Creek V	Watershed	Approved	4/8/2010
		Benthic-		
		Macroinvertebrate		
		Bioassessments		
	Wolf Creek	(Streams)		
		Total Fecal		
	Wolf Creek	Coliform		
Potomac River				
Basin	Tidal Portions of the Po	otomac River	Approved	4/11/2008
	Tidal Portions of the	Polychlorinated		
	Potomac River	biphenyls		
		Benthic-		
		Macroinvertebrate		
Potomac River		Bioassessments		
Basin	Accotink Creek	(Streams)		
	Accotink Creek	Flow		

Chesapeake Bay TMDL

This general permit is designed to strengthen the MS4 operator's MS4 program in order to protect all surface waters. As a result, by implementing the main body of the general permit, the MS4 operator will provide increased protection to the Chesapeake Bay in a manner consistent with Virginia's Phase I Watershed Implementation Plan commitments accepted by EPA.

Control of Transitional Loads and Accounting for Growth from New Development

Implementation of the Erosion and Sediment Control (ESC) Law, the Stormwater Management Act, and the Chesapeake Bay Preservation Act and their attendant regulations are three key vehicles that the permit uses to address nutrient and sediment loadings during construction and post-construction. Further, these regulatory programs represent a framework that will provide the State and EPA with reasonable assurance that the pollutant reductions necessary to address the Chesapeake Bay TMDL will be met.

The general permit requires that the erosion and sediment control plans be consistent and compliant with the Virginia Erosion and Sediment Control Law and its attendant regulations. Doing so ensures appropriate plan review by certified plan reviewers and implementation of a set inspection schedule consistent with State regulation for all regulated land disturbing activities regulated under the Law.

By implementing the requirements for the control of post-construction runoff from new and redevelopment, this general permit implements the Commonwealth's strategies for growth

The new statewide DCR stormwater management regulations will address the sediment and nutrient loads and stormwater quantity issues with new development and redevelopment over the entire bay watershed as described in this fact sheet regarding Post Construction Runoff from Areas of New Development and Significant Redevelopment. Some MS4 operators adopted average land cover conditions greater than 16% as allowed by past regulation. This general permit requires that the MS4 operator offset the difference between the pollutant load generated for a 16% average land cover condition and the alternate adopted land cover condition for new loads.

Pollutant of Concern Loadings from Existing Sources

This general permit requires the MS4 operator to reduce the pollutant loadings for the pollutants of concern from existing sources as part of its Chesapeake Bay TMDL Action Plan in a manner consistent with Virginia's Chesapeake Bay Watershed Implementation Plan (WIP). Existing sources are defined as pervious and impervious urban lands developed prior to July 1, 2009. Calculations are based on an average tributary loading rate. MS4 operators are required to select the appropriate table in the general permit to generate their required load reductions. Figure 2 shows the boundary for each individual basin. Table 2 identifies the specific 6th order hydrologic unit codes that are to be included with each basin. Watersheds with discharge directly to the western shore of the Chesapeake Bay were placed with the most appropriate basin for calculation.

In summary, Virginia committed in the WIP to require MS4 operators to:

- 1) Implement sufficient BMPs on existing developed lands to achieve nutrient and sediment reductions equivalent to Level 2 (L2) scoping run reductions. The L2 scoping run is reductions beyond the 2009 progress loads and beyond nutrient urban management reductions.
 - a. Level 2 implementation equates to the following average load reduction from impervious regulated acres:
 - i. 9 percent of nitrogen loads;
 - ii. 16 percent of phosphorus loads; and
 - iii. 20 percent of sediment loads from impervious regulated acres.
 - b. Level 2 implementation equates to the following average load reduction from pervious regulated acres:
 - i. 6 percent of nitrogen loads;
 - ii. 7.25 percent of phosphorus loads; and
 - iii. 8.75 percent sediment loads.
- 2) Implement the necessary reductions to meet the L2 implementation levels within three full permit cycles (15 years).
- 3) Implement sufficient practices during the first permit cycle so as achieve a reduction in the loading rate equivalent to 5% of the difference between the 2009 progress load and the L2 implementation levels. The MS4 operator shall also review its authorities and adopt and modify the necessary ordinances as well as develop its resources in order to implement the necessary reductions, e.g., develop design protocols, operation and maintenance programs, site plan review criteria, inspection standards, and tracking systems during this first permit cycle.
- 4) Implementation of the remaining necessary reductions over the remaining two permit cycles.

The MS4 operator is required by this general permit to identify the acreages for both the pervious and impervious urban land uses as of July 1, 2009 and, then, utilize the table identified in the general permit to determine the total load reduction required and this permit cycle's required 5% reduction.

This insures accuracy of the number of acres serviced by the MS4 and allows for the calculation of reduction targets.

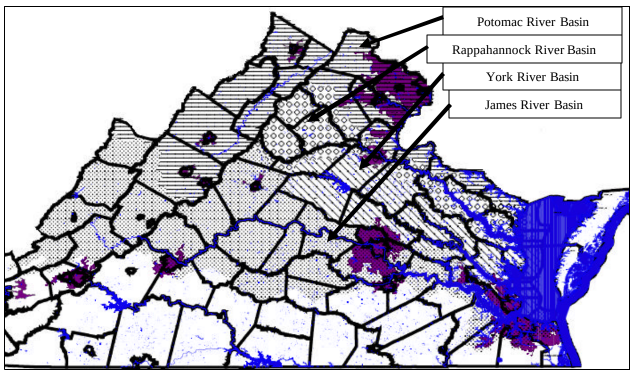


Figure 2: Chesapeake Bay River Basins applicable to this general permit. Areas in solid purple are included in a 2010 U.S. Census Urbanized Area.

Table 2: Classification of 6th Order Hydrologic Units (HUCs) by River Basin for use in calculation of existing load reductions in the Chesapeake Bay TMDL Action Plan

River Basin	6th Order Hydrologic Units (HUCs)
James River Basin	All James River HUCs and CB25-CB26
Potomac River Basin	All Potomac River HUCs and CB01-CB03
Rappahannock River Basin	All Rappahannock River HUCs and CB04-CB12
York River Basin	All York River HUCs and CB13-CB24

The MS4 operator is allowed to adjust the levels of reduction between pervious and impervious land uses within their service area and Chesapeake Bay segment level, provided the total pollutant load reduction is met. For example, the MS4 operator could implement a 5% nitrogen load reduction on impervious land uses by implementing a reduction strategy sufficiently greater than a 6% nitrogen load reduction on pervious land uses provided the total loads from both land uses are met. This general permit also authorizes the MS4 operator to participate in the Nutrient Credit Exchange Program as provided by state law.

Compliance with reduction in loading rate will be measured based on the total reductions required as determined by calculations defined by the general permit and the reported implementation of BMPs.